

















subject was deferred. The committee reported progress, and obtained leave to sit again this day (Thursday).

Messages were received from the Assembly transmitting the Land for Public Railway Purpose Resumption Bill and the Barristers Admission Bill for the concurrence of the Council. Both bills were read a first time.

The House at five minutes past 9 o'clock adjourned to this day, Thursday.

In the Legislative Assembly, yesterday.

Ministers answered in answer to questions.—That the teachers who were promoted by the Council of Education to class I section A under the 39th regulation in 1873, were Messrs. J. H. Murray and William Mathews; that during the last twelve months 33 prisoners convicted of small robbery or robbery under arms, had received remissions of their sentences and had been liberated; that 15 robberies under arms and robberies with violence had been reported to the police during the same period; that the application for a common at Gulgong, had been referred to the local Gold Commissioner for his report; that holders of miner's rights in Sydney, would be allowed to vote at the forthcoming election for the Mining Board; that the attention of the Government had not been drawn to the want of a land agent at the town of Gulgong; that the Colonial Secretary did not conceive it to be his duty to name the individual resident who expressed opinions adverse to the expenditure of money upon a new Court-house at Gundahra.

Mr. GORDON presented a petition, signed by the Mayor of Bathurst, in relation to a public meeting held at that place against the proposed release of Gardner and other prisoners.

Mr. HURLEY (C. C.), presented a petition from persons interested in the Field of Mars Common, against the passing of the bill for the resumption of that common.

Mr. FARMER laid on the table returns under the Crown Lands Alienation Act, and it was ordered that the documents be printed.

A message was received from the Legislative Council intimating that it concurred in the amendments made by the Assembly in the Underwood Estate Act Amendment Bill, and had passed the Resumption Bill.

The Public Railways Land Resumption Bill, and the Barristers and Attorneys Admission Bill were each read a third time, passed, and ordered to be forwarded to the Legislative Council.

It was ordered that the petition presented on Tuesday be printed.

On its being moved by Mr. LEWIS that the House go into committee of Supply.

Mr. GORDON moved, as an amendment, a resolution declaring that the release of the prisoners, and the release of the prisoners referred to in the return laid on the table of the House by the Colonial Secretary on the 22nd May last, including the notorious criminal Gardner, was a gross and deliberate violation of the law, and that the Executive Government had acted in a manner unwarranted by the law, and that the House should express its disapproval of the action of the Government in releasing the prisoners.

Mr. GORDON then read a long and elaborate statement of the facts of the case, and of the various attempts made by the Government to suppress the truth, and to prevent the House from coming to a decision on the matter. He stated that the Government had sought to prevent the House from coming to a decision on the matter by various means, and that he had been obliged to bring the matter before the House in order to bring the Government to account.

Mr. GORDON then moved for a vote of censure on the Government, and stated that he was prepared to support the resolution with all his power. He stated that the Government had acted in a manner unwarranted by the law, and that the House should express its disapproval of the action of the Government in releasing the prisoners.

Mr. GORDON then moved for a vote of censure on the Government, and stated that he was prepared to support the resolution with all his power. He stated that the Government had acted in a manner unwarranted by the law, and that the House should express its disapproval of the action of the Government in releasing the prisoners.

Mr. GORDON then moved for a vote of censure on the Government, and stated that he was prepared to support the resolution with all his power. He stated that the Government had acted in a manner unwarranted by the law, and that the House should express its disapproval of the action of the Government in releasing the prisoners.

Mr. GORDON then moved for a vote of censure on the Government, and stated that he was prepared to support the resolution with all his power. He stated that the Government had acted in a manner unwarranted by the law, and that the House should express its disapproval of the action of the Government in releasing the prisoners.

Mr. GORDON then moved for a vote of censure on the Government, and stated that he was prepared to support the resolution with all his power. He stated that the Government had acted in a manner unwarranted by the law, and that the House should express its disapproval of the action of the Government in releasing the prisoners.

Mr. GORDON then moved for a vote of censure on the Government, and stated that he was prepared to support the resolution with all his power. He stated that the Government had acted in a manner unwarranted by the law, and that the House should express its disapproval of the action of the Government in releasing the prisoners.

Mr. GORDON then moved for a vote of censure on the Government, and stated that he was prepared to support the resolution with all his power. He stated that the Government had acted in a manner unwarranted by the law, and that the House should express its disapproval of the action of the Government in releasing the prisoners.

Mr. GORDON then moved for a vote of censure on the Government, and stated that he was prepared to support the resolution with all his power. He stated that the Government had acted in a manner unwarranted by the law, and that the House should express its disapproval of the action of the Government in releasing the prisoners.

Mr. GORDON then moved for a vote of censure on the Government, and stated that he was prepared to support the resolution with all his power. He stated that the Government had acted in a manner unwarranted by the law, and that the House should express its disapproval of the action of the Government in releasing the prisoners.

Mr. GORDON then moved for a vote of censure on the Government, and stated that he was prepared to support the resolution with all his power. He stated that the Government had acted in a manner unwarranted by the law, and that the House should express its disapproval of the action of the Government in releasing the prisoners.

In unimportant cases. He intended to vote for the amendment.

Mr. BURNHAM also supported the amendment, and replied to the remarks of the Colonial Secretary as to the proper objects of punishment.

Mr. T. ROBINSON moved the adjournment of the debate till to-day, which was carried on division, after a brief discussion, by 23 to 5.

The House adjourned at 11.55 to 4 p.m. this day, Thursday.

It was disappointing to find, from the answers given by the MINISTER FOR WORKS to questions put by the hon. member for Orange last week, that the Government have really no railway policy. So far as the extensions to Wagga, Orange, and Tamworth are concerned, they are but carrying out the policy of preceding Administrations; and any credit to which they are entitled in the matter is due to the fact that the time was ripe for the commencement of those undertakings, and the state of the Treasury justified the action. The pressing demands of the North and West having thus been appeased, we hope the Government will lose no time in hastening the completion of the Southern line to Albury. This particular extension to connect the two greatest cities of Australia is called for on national grounds; and it specially commends itself to economists by reason of the pecuniary advantages which must result. The capital invested in the construction of the Southern line will be largely unproductive until Albury is reached, but thought should be given to the extension to Melbourne, which will almost immediately extinguish the interest now payable upon that portion of our railway debt; and, indeed, the traffic within a comparatively short period may be expected to pay off a portion of the principal sum, if it be thought desirable to apply the profits for that purpose.

In December last, Mr. FORSTER submitted resolutions, recommending that the Government should take all necessary steps, by survey and otherwise, to ascertain the directions along which future lines should be taken. He named nearly a dozen lines which, in his opinion, should be projected; but the Government, as if to show that he was not to be outstripped by the new born zeal of the hon. member for Illawarra, informed the House that the Government had long before directed the survey of most of the lines indicated, and had a dozen others to boot. The hon. gentleman produced maps upon which these lines were all duly plotted in red; and he contrived to secure a large amount of applause from members on all three sides of the Chamber for his sagacity and foresight. The maps, which were artistic in their way, were duly inspected and admired, and the Ministerial lion was rendered complete by the delightful narrative with which Mr. SUTHERLAND spoke of an early visit which he projected to Adelaide in one of his own railway cars. Turning back to the debate, we find that the lines for which the Minister had then ordered surveys to be made were these:—(1) Wagga Wagga to Melbourne via Deniliquin; (2) Wagga Wagga to Melbourne via Albury; (3) Cootamundra, via Boddigah and Pooncarri, on the Darling, heading north to the Murray to join the South Australian line from Adelaide; (4) near Binalong to Gundahra; (5) Orange to the Darling, near the junction of the Arago, about midway between Bourke and Wilcannia; (6) Katoomba to Katoomba; (7) Hill End, Hargreaves, Mudgee, Gulgong, Murrumbidgee, and along the Castlereagh River to Walgett, on the borders of Queensland; (8) Quirindi (halfway between Murrumbidgee and Tamworth, via Breeza), Gundahra, Narrabri, Wee Wee, to Walgett; (9) Narrabri to Moree, at the crossing of the Gwydir; (10) Tamworth to Armidale; (11) Tamworth to Bundarra and Inverell; (12) Clarence to Glen Innes and Inverell; (13) Clarence to Tabulam and Tenetfield; (14) Lawrence to Casino and Maryborough; (15) Casino to the Tweed River; (16) Casino to Ballina.

With such an energetic policy already determined upon, it was not a matter of surprise that the Assembly forthwith obliterated Mr. FORSTER's list, and at the same time the House unanimously resolved that it was "highly desirable to reserve the public lands along such lines in such quantities and in such manner as may be sufficient for railway purposes." In view of the representations made in the course of that debate, and the determination then come to, we are at a loss to know what Mr. SUTHERLAND means when he tells Mr. NALSON that "it requires consultation with the House in order to say what their railway policy will be."

We hope that Mr. FARMER's bill to authorize the resumption of land for public use, and the resumption of land for public use, will be passed by the House without delay, and that the Government will be enabled to carry out their policy of resumption of land for public use.

Mr. GORDON then moved for a vote of censure on the Government, and stated that he was prepared to support the resolution with all his power. He stated that the Government had acted in a manner unwarranted by the law, and that the House should express its disapproval of the action of the Government in releasing the prisoners.

Mr. GORDON then moved for a vote of censure on the Government, and stated that he was prepared to support the resolution with all his power. He stated that the Government had acted in a manner unwarranted by the law, and that the House should express its disapproval of the action of the Government in releasing the prisoners.

Mr. GORDON then moved for a vote of censure on the Government, and stated that he was prepared to support the resolution with all his power. He stated that the Government had acted in a manner unwarranted by the law, and that the House should express its disapproval of the action of the Government in releasing the prisoners.

Mr. GORDON then moved for a vote of censure on the Government, and stated that he was prepared to support the resolution with all his power. He stated that the Government had acted in a manner unwarranted by the law, and that the House should express its disapproval of the action of the Government in releasing the prisoners.

Mr. GORDON then moved for a vote of censure on the Government, and stated that he was prepared to support the resolution with all his power. He stated that the Government had acted in a manner unwarranted by the law, and that the House should express its disapproval of the action of the Government in releasing the prisoners.

Mr. GORDON then moved for a vote of censure on the Government, and stated that he was prepared to support the resolution with all his power. He stated that the Government had acted in a manner unwarranted by the law, and that the House should express its disapproval of the action of the Government in releasing the prisoners.

Mr. GORDON then moved for a vote of censure on the Government, and stated that he was prepared to support the resolution with all his power. He stated that the Government had acted in a manner unwarranted by the law, and that the House should express its disapproval of the action of the Government in releasing the prisoners.

Mr. GORDON then moved for a vote of censure on the Government, and stated that he was prepared to support the resolution with all his power. He stated that the Government had acted in a manner unwarranted by the law, and that the House should express its disapproval of the action of the Government in releasing the prisoners.

Mr. GORDON then moved for a vote of censure on the Government, and stated that he was prepared to support the resolution with all his power. He stated that the Government had acted in a manner unwarranted by the law, and that the House should express its disapproval of the action of the Government in releasing the prisoners.

Mr. GORDON then moved for a vote of censure on the Government, and stated that he was prepared to support the resolution with all his power. He stated that the Government had acted in a manner unwarranted by the law, and that the House should express its disapproval of the action of the Government in releasing the prisoners.

Mr. GORDON then moved for a vote of censure on the Government, and stated that he was prepared to support the resolution with all his power. He stated that the Government had acted in a manner unwarranted by the law, and that the House should express its disapproval of the action of the Government in releasing the prisoners.

should be laid to Hay, Wentworth, Wilcannia, and Bourke by means of borrowed money; for it can hardly be expected that the traffic from lines in a country so sparsely settled as that will pay much more than their working expenses during the present generation. The whole of that vast territory is perfectly level, and it is clearly within the power of the Government, by the employment of a few additional surveyors, to ascertain the precise direction of their proposed extensions. Railways are the cheapest, if not the only practicable means of communication in that part of the colony; and they might, by a judicious temporary reservation of waste lands, now be constructed at a merely nominal cost. If, however, the Government neglect their duty in this respect, the colony west of the dividing range will long remain in a state of nature. Neglect on the part of the Government will practically amount to misgovernment; and—however much the land sales may now swell our TREASURER'S Budgets—it will be well for New South Wales if the short-sighted policy of her rulers be not persisted in so long as to result in the disaffection of a large portion of her people, and in the ultimate dismemberment of an immense area of her territory. If the Secretary of the Colonists has been misled by the advice of his officers to proclaim reserves in broken country which are useless for railway purposes, by all means let them be cancelled as soon as the error is discovered; but let not the Administration, on the pitiful excuse of not being able to get a dozen surveyors, abandon its functions, retard the settlement of the country, and barter away its territory at a price much below its real value.

THE MAIL SERVICE VIA SAN FRANCISCO.—The summary of colonial mails for the week ending Saturday, 29th inst., will be published in this journal to-morrow morning, 30th inst. Advertisers are particularly requested to send in their favours early this day. Alterations in advertisements ordered for more than one insertion must be sent in before 3 o'clock this afternoon.

THE HERALD SUMMARY.—Orders for extra copies should be lodged with the clerk at the counter this day. The Herald will be published at 10 o'clock this day. The Herald will be published at 10 o'clock this day. The Herald will be published at 10 o'clock this day.

THE LEGISLATIVE COUNCIL.—Our report of the proceedings in the Legislative Council, yesterday, will be found on the sixth page.

PROPOSED LIBERATION OF GARDINER.—A public meeting of colonialists, held at the Sydney Town Hall, to protest against the proposed liberation of Gardner and other prisoners, was held on Tuesday evening last. The meeting was held at the Sydney Town Hall, and was attended by a large number of persons. The meeting was held at the Sydney Town Hall, and was attended by a large number of persons.

SUPREME COURT.—Business This Day. Judge Lockyer, V. Parks, per heard. Colonial Bank, V. Colonial Bank, per heard. Colonial Bank, V. Colonial Bank, per heard. Colonial Bank, V. Colonial Bank, per heard.

DISTRICT COURT.—Thursday, 4th June. Judge Lockyer, V. Parks, per heard. Colonial Bank, V. Colonial Bank, per heard. Colonial Bank, V. Colonial Bank, per heard. Colonial Bank, V. Colonial Bank, per heard.

EDUCATION.—A rather important decision was given by the Primary Judge in Equity, on Friday last, in the case of the Trustees of the Sydney Town Hall, V. the Trustees of the Sydney Town Hall. The decision was given by the Primary Judge in Equity, on Friday last, in the case of the Trustees of the Sydney Town Hall, V. the Trustees of the Sydney Town Hall.

CONGREGATIONAL CHURCH, BURWOOD.—Ten public meetings were held on Tuesday evening last, in connection with the 5th anniversary of the Burwood Congregational Church. The meetings were held at the Burwood Congregational Church, and were attended by a large number of persons.

PIT-STREET JUVENILE MISSIONARY SOCIETY.—The annual meeting of the Pitt-street Juvenile Missionary Society, held on Tuesday evening last, was held at the Pitt-street Juvenile Missionary Society, and was attended by a large number of persons.

THE ANNUAL MEETING OF THE PIT-STREET JUVENILE MISSIONARY SOCIETY.—The annual meeting of the Pitt-street Juvenile Missionary Society, held on Tuesday evening last, was held at the Pitt-street Juvenile Missionary Society, and was attended by a large number of persons.

THE ANNUAL MEETING OF THE PIT-STREET JUVENILE MISSIONARY SOCIETY.—The annual meeting of the Pitt-street Juvenile Missionary Society, held on Tuesday evening last, was held at the Pitt-street Juvenile Missionary Society, and was attended by a large number of persons.

THE ANNUAL MEETING OF THE PIT-STREET JUVENILE MISSIONARY SOCIETY.—The annual meeting of the Pitt-street Juvenile Missionary Society, held on Tuesday evening last, was held at the Pitt-street Juvenile Missionary Society, and was attended by a large number of persons.

THE ANNUAL MEETING OF THE PIT-STREET JUVENILE MISSIONARY SOCIETY.—The annual meeting of the Pitt-street Juvenile Missionary Society, held on Tuesday evening last, was held at the Pitt-street Juvenile Missionary Society, and was attended by a large number of persons.

THE ANNUAL MEETING OF THE PIT-STREET JUVENILE MISSIONARY SOCIETY.—The annual meeting of the Pitt-street Juvenile Missionary Society, held on Tuesday evening last, was held at the Pitt-street Juvenile Missionary Society, and was attended by a large number of persons.

THE ANNUAL MEETING OF THE PIT-STREET JUVENILE MISSIONARY SOCIETY.—The annual meeting of the Pitt-street Juvenile Missionary Society, held on Tuesday evening last, was held at the Pitt-street Juvenile Missionary Society, and was attended by a large number of persons.

THE ANNUAL MEETING OF THE PIT-STREET JUVENILE MISSIONARY SOCIETY.—The annual meeting of the Pitt-street Juvenile Missionary Society, held on Tuesday evening last, was held at the Pitt-street Juvenile Missionary Society, and was attended by a large number of persons.

THE ANNUAL MEETING OF THE PIT-STREET JUVENILE MISSIONARY SOCIETY.—The annual meeting of the Pitt-street Juvenile Missionary Society, held on Tuesday evening last, was held at the Pitt-street Juvenile Missionary Society, and was attended by a large number of persons.

THE PROPOSED LIBERATION OF GARDINER.—We continue to receive letters from all parts of the colony deprecating the release of Francis Gardner. The matter has been thoroughly ventilated, and it is not necessary to repeat the arguments against the course proposed to be taken by the Government in regard to the above criminal.

LECTURE.—A lecture was delivered last night in the Temperance Hall, Pitt-street, by the Rev. A. W. Webb, in connection with the Young Men's Christian Association. The lecture was delivered last night in the Temperance Hall, Pitt-street, by the Rev. A. W. Webb, in connection with the Young Men's Christian Association.

TESTIMONIAL.—On Tuesday evening last, at Ingers' Hotel, Grenville, a purse containing a hundred sovereigns was found by Mr. Charles Fawell, late manager of the Australian Joint Stock Bank, Grenville.

ACCIDENT.—A boy named John Dillon, six years of age, was knocked down by a dray, at Waterloo, and had one of his legs broken. He was taken to the Infirmary, where he was attended to.

THE OPERA SEASON.—The opera season for the present year will commence on the 22nd June, when Messrs. Lyster and Webb will introduce to Sydney the company of the Young Men's Christian Association. The opera season for the present year will commence on the 22nd June, when Messrs. Lyster and Webb will introduce to Sydney the company of the Young Men's Christian Association.

PICNIC AND DINNER TO DR. JOHN W. ALSTON.—A large friendly gathering met at Corrie's Tea Garden, on Tuesday evening last, to honour the above-mentioned gentleman, who has recently returned to his native city in the ship Hawkebury, after having been in the United States for some time. The party, including a fair proportion of ladies, numbered over 100 persons, and was most enjoyable.

THE LEGISLATIVE COUNCIL.—Our report of the proceedings in the Legislative Council, yesterday, will be found on the sixth page.

PROPOSED LIBERATION OF GARDINER.—A public meeting of colonialists, held at the Sydney Town Hall, to protest against the proposed liberation of Gardner and other prisoners, was held on Tuesday evening last. The meeting was held at the Sydney Town Hall, and was attended by a large number of persons.

SUPREME COURT.—Business This Day. Judge Lockyer, V. Parks, per heard. Colonial Bank, V. Colonial Bank, per heard. Colonial Bank, V. Colonial Bank, per heard. Colonial Bank, V. Colonial Bank, per heard.

DISTRICT COURT.—Thursday, 4th June. Judge Lockyer, V. Parks, per heard. Colonial Bank, V. Colonial Bank, per heard. Colonial Bank, V. Colonial Bank, per heard. Colonial Bank, V. Colonial Bank, per heard.

EDUCATION.—A rather important decision was given by the Primary Judge in Equity, on Friday last, in the case of the Trustees of the Sydney Town Hall, V. the Trustees of the Sydney Town Hall. The decision was given by the Primary Judge in Equity, on Friday last, in the case of the Trustees of the Sydney Town Hall, V. the Trustees of the Sydney Town Hall.

CONGREGATIONAL CHURCH, BURWOOD.—Ten public meetings were held on Tuesday evening last, in connection with the 5th anniversary of the Burwood Congregational Church. The meetings were held at the Burwood Congregational Church, and were attended by a large number of persons.

PIT-STREET JUVENILE MISSIONARY SOCIETY.—The annual meeting of the Pitt-street Juvenile Missionary Society, held on Tuesday evening last, was held at the Pitt-street Juvenile Missionary Society, and was attended by a large number of persons.

THE ANNUAL MEETING OF THE PIT-STREET JUVENILE MISSIONARY SOCIETY.—The annual meeting of the Pitt-street Juvenile Missionary Society, held on Tuesday evening last, was held at the Pitt-street Juvenile Missionary Society, and was attended by a large number of persons.

THE ANNUAL MEETING OF THE PIT-STREET JUVENILE MISSIONARY SOCIETY.—The annual meeting of the Pitt-street Juvenile Missionary Society, held on Tuesday evening last, was held at the Pitt-street Juvenile Missionary Society, and was attended by a large number of persons.

THE ANNUAL MEETING OF THE PIT-STREET JUVENILE MISSIONARY SOCIETY.—The annual meeting of the Pitt-street Juvenile Missionary Society, held on Tuesday evening last, was held at the Pitt-street Juvenile Missionary Society, and was attended by a large number of persons.

THE ANNUAL MEETING OF THE PIT-STREET JUVENILE MISSIONARY SOCIETY.—The annual meeting of the Pitt-street Juvenile Missionary Society, held on Tuesday evening last, was held at the Pitt-street Juvenile Missionary Society, and was attended by a large number of persons.

THE ANNUAL MEETING OF THE PIT-STREET JUVENILE MISSIONARY SOCIETY.—The annual meeting of the Pitt-street Juvenile Missionary Society, held on Tuesday evening last, was held at the Pitt-street Juvenile Missionary Society, and was attended by a large number of persons.

## LATEST INTELLIGENCE.

REUTER'S TELEGRAMS TO AUSTRALIAN ASSOCIATED PRESS.

## AUSTRALIAN SECURITIES.

LONDON, JUNE 2. All Australian securities are very firm. Sydney Five per Cent., 109; Victorian Five, 110. The balance of the New Zealand loan has been taken at 98.

## QUEEN'S BIRTHDAY.

LONDON, JUNE 2. A state banquet was given in honour of the anniversary of the Queen's birthday. Lord Carnarvon entertained the colonial representatives in London, and H.R.H. the Duke of Edinburgh was present.

## AUSTRALIAN ASSOCIATED PRESS TELEGRAMS.

## BATHURST.

WEDNESDAY. A public meeting was held at the Royal Assembly Rooms, last night, to consider the question of the proposed release of Gardner and other prisoners. A petition was adopted against their release. It was signed by the Mayor on behalf of the inhabitants.

Last night an address was presented to Bishop Quinn on his departure for Europe. A purse of sovereigns, amounting to £1150, was also presented to him. The meeting was largely attended.

## HAY.

WEDNESDAY. A branch of the Bank of New South Wales was opened here, yesterday, by Mr. Murchison.

## BRISBANE.

WEDNESDAY. The Boomerang was off King's Reef on Monday night, and towed to Cardwell. Her hull is much injured, her hold full of water, and her cargo spoilt.

At the Toowoomba races, the Maiden Stakes were won easily by the Nub. Handicap: Zanco 1, Victory 2, Juleux 3. Flying Stakes: The Nob 1, Marney 2, Victory 3. The Legislative Council has amended the Supreme Court Bill, by omitting the clauses to amalgamate the professions.

## MELBOURNE.

WEDNESDAY. The decision of the Navigation Board in regard to the loss of the Hibernia, a British ship, was announced yesterday. It is placed on record that the captain and officers were attentive to their duties during the voyage.

The lightship keeper at Cape Schank has picked up a boat, dingy size, with the name Zulu on the stern. An illicit still, in full work, has been found on a selection near Sale, Gippsland.

It was stated in the Legislative Assembly to-night that the Government do not intend to deal with the question of immigration after the debate on late issue. In the Legislative Council, however, notice has been given of a motion for the resumption of assisted immigration.

The debate on the Constitution Bill has been resumed. The Speaker was unable to preside during a portion of last night's sitting, owing to indisposition. His Excellency the Hon. G. D. Carr was accompanied by a seat on the floor of the Assembly during the debate, which was adjourned at an early hour.

A letter has been received from Wilkie Collins, stating that it is likely he will visit the colonies after leaving America. There have been large sales of brandies. Hennessy's, Martell's, and Oudart's sustained late rates. There has been a sale of sugar at 10s. to 10s. 6d. The Hon. G. D. Carr was accompanied by a seat on the floor of the Assembly during the debate, which was adjourned at an early hour.

Mr. Dal Campbell, Hepburn, and Co. report 1900 cattle forward, principally from the Gippsland district, improved 10s.; best pens, £10 10s. to £12 10s.; second pens, £8 10s. to £10 10s.; third pens, £6 10s. to £8 10s.; fourth pens, £4 10s. to £6 10s.; fifth pens, £2 10s. to £4 10s.; sixth pens, £1 10s. to £3 10s.; seventh pens, £1 10s. to £3 10s.; eighth pens, £1 10s. to £3 10s.; ninth pens, £1 10s. to £3 10s.; tenth pens, £1 10s. to £3 10s.; eleventh pens, £1 10s. to £3 10s.; twelfth pens, £1 10s. to £3 10s.; thirteenth pens, £1 10s. to £3 10s.; fourteenth pens, £1 10s. to £3 10s.; fifteenth pens, £1 10s. to £3 10s.; sixteenth pens, £1 10s. to £3 10s.; seventeenth pens, £1 10s. to £3 10s.; eighteenth pens, £1 10s. to £3 10s.; nineteenth pens, £1 10s. to £3 10s.; twentieth pens, £1 10s. to £3 10s.; twenty-first pens, £1 10s. to £3 10s.; twenty-second pens, £1 10s. to £3 10s.; twenty-third pens, £1 10s. to £3 10s.; twenty-fourth pens, £1 10s. to £3 10s.; twenty-fifth pens, £1 10s. to £3 10s.; twenty-sixth pens, £1 10s. to £3 10s.; twenty-seventh pens, £1 10s. to £3 10s.; twenty-eighth pens, £1 10s. to £3 10s.; twenty-ninth pens, £1 10s. to £3 10s.; thirtieth pens, £1 10s. to £3 10s.; thirty-first pens, £1 10s. to £3 10s.; thirty-second pens, £1 10s. to £3 10s.; thirty-third pens, £1 10s. to £3 10s.; thirty-fourth pens, £1 10s. to £3 10s.; thirty-fifth pens, £1 10s. to £3 10s.; thirty-sixth pens, £1 10s. to £3 10s.; thirty-seventh pens, £1 10s. to £3 10s.; thirty-eighth pens, £1 10s. to £3 10s.; thirty-ninth pens, £1 10s. to £3 10s.; fortieth pens, £1 10s. to £3 10s.; forty-first pens, £1 10s. to £3 10s.; forty-second pens, £1 10s. to £3 10s.; forty-third pens, £1 10s. to £3 10s.; forty-fourth pens, £1 10s. to £3 10s.; forty-fifth pens, £1 10s. to £3 10s.; forty-sixth pens, £1 10s. to £3 10s.; forty-seventh pens, £1 10s. to £3 10s.; forty-eighth pens, £1 10s. to £3 10s.; forty-ninth pens, £1 10s. to £3 10s.; fiftieth pens, £1 10s. to £3 10s.; fifty-first pens, £1 10s. to £3 10s.; fifty-second pens, £1 10s. to £3 10s.; fifty-third pens, £1 10s. to £3 10s.; fifty-fourth pens, £1 10s. to £3 10s.; fifty-fifth pens, £1 10s. to £3 10s.; fifty-sixth pens, £1 10s. to £3 10s.; fifty-seventh pens, £1 10s. to £3 10s.; fifty-eighth pens, £1 10s. to £3 10s.; fifty-ninth pens, £1 10s. to £3 10s.; sixtieth pens, £1 10s. to £3 10s.; sixty-first pens, £1 10s. to £3 10s.; sixty-second pens, £1 10s. to £3 10s.; sixty-third pens, £1 10s. to £3 10s.; sixty-fourth pens, £1 10s. to £3 10s.; sixty-fifth pens, £1 10s. to £3 10s.; sixty-sixth pens, £1 10s. to £3 10s.; sixty-seventh pens, £1 10s. to £3 10s.; sixty-eighth pens, £1 10s. to £3 10s.; sixty-ninth pens, £1 10s. to £3 10s.; seventieth pens, £1 10s. to £3 10s.; seventy-first pens, £1 10s. to £3 10s.; seventy-second pens, £1 10s. to £3 10s.; seventy-third pens, £1 10s. to £3 10s.; seventy-fourth pens, £1 10s. to £3 10s.; seventy-fifth pens, £1 10s. to £3 10s.; seventy-sixth pens, £1 10s. to £3 10s.; seventy-seventh pens, £1 10s. to £3 10s.; seventy-eighth pens, £1 10s. to £3 10s.; seventy-ninth pens, £1 10s. to £3 10s.; eightieth pens, £1 10s. to £3 10s.; eighty-first pens, £1 10s. to £3 10s.; eighty-second pens, £1 10s. to £3 10s.; eighty-third pens, £1 10s. to £3 10s.; eighty-fourth pens, £1 10s. to £3 10s.; eighty-fifth pens, £1 10s. to £3 10s.; eighty-sixth pens, £1 10s. to £3 10s.; eighty-seventh pens, £1 10s. to £3 10s.; eighty-eighth pens, £1 10s. to £3 10s.; eighty-ninth pens, £1 10s. to £3 10s.; ninetieth pens, £1 10s. to £3 10s.; ninety-first pens, £1 10s. to £3 10s.; ninety-second pens, £1 10s. to £3 10s.; ninety-third pens, £1 10s. to £3 10s.; ninety-fourth pens, £1 10s. to £3 10s.; ninety-fifth pens, £1 10s. to £3 10s.; ninety-sixth pens, £1 10s. to £3 10s.; ninety-seventh pens, £1 10s. to £3 10s.; ninety-eighth pens, £1 10s. to £3 10s.; ninety-ninth pens, £1 10s. to £3 10s.; one hundred pens, £1 10s. to £3 10s.; one hundred and first pens, £1 10s. to £3 10s.; one hundred and second pens, £1 10s. to £3 10s.; one hundred and third pens, £1 10s. to £3 10s.; one hundred and fourth pens, £1 10s. to £3 10s.; one hundred and fifth pens, £1 10s. to £3 10s.; one hundred and sixth pens, £1 10s. to £3 10s.; one hundred and seventh pens, £1 10s. to £3 10s.; one hundred and eighth pens, £1 10s. to £3 10s.; one hundred and ninth pens, £1 10s. to £3 10s.; one hundred and tenth pens, £1 10s. to £3 10s.; one hundred and eleventh pens, £1 10s. to £3 10s.; one hundred and twelfth pens, £1 10s. to £3 10s.; one hundred and thirteenth pens, £1 10s. to £3 10s.; one hundred and fourteenth pens, £1 10s. to £3 10s.; one hundred and fifteenth pens, £1 10s. to £3 10s.; one hundred and sixteenth pens, £1 10s. to £3 10s.; one hundred and seventeenth pens, £1 10s. to £3 10s.; one hundred and eighteenth pens, £1 10s. to £3 10s.; one hundred and nineteenth pens, £1 10s. to £3 10s.; one hundred and twentieth pens, £1 10s. to £3 10s.; one hundred and twenty-first pens, £1 10s. to £3 10s.; one hundred and twenty-second pens, £1 10s. to £3 10s.; one hundred and twenty-third pens, £1 10s. to £3







RT-W<sub>1</sub>[illegible][illegible][illegible]

further inquiry, but I believe Tickle said  
 would be part cash and the remainder in  
 bonds of the estate. I am not sure  
 the creditors stating that I did not  
 realise more than 10s. in the £2, the first  
 £100 was paid in cash, the balance  
 was for cash; I was really the buyer  
 W. Cubitt bought for our firm and sold  
 to Mackenzie of this £100, I am not  
 positive whether I communicated that  
 to him, but I am almost sure I did not  
 his clerk; the telegram accepting the offer  
 was sent to Mr. Barker, and I am not  
 the responsibility of doing the best for it  
 I received this reply I went to Mr. Mack-  
 enzie and told him that Mr. Barker had  
 commended him to go to some of the  
 to Moore who would not do it, and I re-  
 gretted it. Bradley, Newton, and I were  
 to go to him, and told them it would  
 our Mr. Cubitt would be receiver for  
 Bradley and Co. advanced £100/00 on  
 the £2000, and I told them that the  
 the amount was repaid; Cubitt's name  
 was put in the mortgage, and I am not  
 because they are insolvents could not  
 name was used for us, and though the  
 purchaser he acted for me, I am not  
 interested in the goods, the real purchaser  
 Tickle; I am not going to the Register  
 to see if the goods are sold, but I  
 will be on the amounts I transmit to  
 the whole proceeds of the estate; I  
 have not been asked to do so, and I  
 solely from the necessity for securing  
 made to pay the purchase money was  
 £100 account in the name of Mr. Barker  
 of the Mr. Cubitt, £13,025 was paid  
 his account; he obtained no advantage  
 from it, and the money was paid  
 in the estate solely to do the  
 insolvents'. I told Mr. Mackenzie that  
 were to be the purchasers, and his  
 clerk told me that he had been told  
 was nothing at all concealed from the  
 certainly did not represent to him that  
 systems to complete at once in order  
 to get the goods, and I am not sure  
 that the goods, being principally  
 daily of low value, as the amount was  
 £100,000, and I am not sure that  
 name named in the matter to secure  
 Bradley; I was not engaged by the  
 to do so, and I am not sure that  
 having any communication with Palmer  
 purchaser; I mainly saw Mr. Tickle,  
 Palmer, I was in such a position as to  
 the transaction; I am not sure that  
 myself and insolvents that I should  
 them, or assist them in the purchase  
 of the goods, and I am not sure that  
 look at them, but this was not by an  
 entire estate were bought for £13,000  
 and I am not sure that I was not  
 Mr. Frederick Evelyn Palmer sworn  
 Mr. Barker: I know the insolvents, and  
 play, and could not, for a short time  
 to be fresh in the mind of the  
 I saw Mr. Newton about the sale of the  
 and told me that the English creditors  
 were willing to accept a composition  
 and Cable; he did not tell me particu-  
 larly, but he told me that the English  
 creditors were willing to accept a com-  
 position, for the English creditors, was  
 favourably disposed, and I am not  
 agent, and offered to find the money; I  
 and get the money; I have no doubt  
 that Newton had purchased the estate  
 in Court, that Newton had purchased  
 the estate, and I am not sure that  
 Newton was to have the first pick of  
 the goods, and I am not sure that  
 told him commission for his trouble in  
 the estate, and I am not sure that  
 purchased for Cable and Tickle, and  
 with the matter himself; and that he  
 pick of the stock at invoice prices; I am  
 not sure that I was not the first  
 beginning of the year going to my  
 him in stating Tickle's arrangements  
 to be made, and I am not sure that  
 told me anything about the arrange-  
 ments; the money received was paid in  
 account of Mr. Cubitt's true account  
 of the estate, and I am not sure that  
 £12,500, and the fixture realised £200;  
 in inferior stock, but it was unsuited, as  
 the goods were offered at a lower rate  
 as there was an impression abroad that  
 the goods were in the retail sale, and  
 when goods are thought to be under com-  
 mission.  
 Mr. Charles Cable sworn and examin-  
 ed. I was in the room when Mr. Barker  
 for me and my partner by Mr. Cubitt  
 the arrangement; I had no commu-  
 nication with Mr. Barker, and I am not  
 could not purchase ourselves, he com-  
 manded to buy for us; all the arrange-  
 ments were made by Mr. Tickle, and  
 the rest were made by Mr. Tickle, and  
 the arrangement was made by Mr. Tickle  
 the money was to receive anything;  
 Mr. Newton to receive, but I expect I  
 received it, and I am not sure that  
 received; up to the present moment I  
 there is a profit or a loss on the transac-  
 tion, and I am not sure that  
 I received nothing from myself, though  
 £1000 by a cheque from Cubitt, though  
 amount I chose to take it, and I deduc-  
 ed £1000 from it, and I am not sure  
 has collected some £1500, and Cubitt  
 had, but I do not know what the stock  
 was worth, and I am not sure that  
 £12,500, and there has been sufficient  
 amount and the £2000 to Tickle; I am  
 not sure that I was not the first  
 to John Henry Mulholland sworn and  
 Mr. Barker: I am an accountant since  
 employed by Cable and Tickle since  
 1884, and I am not sure that I was  
 took debts after the estate was purchas-  
 ed; the business in connection with the real-  
 estate was kept by the books, but I have  
 not seen the books, and I am not sure  
 given to me to collect, but I had not  
 books concerning the realisation; I  
 was paid to him, so that the two  
 amount realised; I believe I have a  
 balance sheet, and I am not sure that  
 of Cable and Tickle's employ; I think  
 the books were kept; I made up a  
 calculation of the estate, and I am not  
 showed that after paying the £13,500  
 must be allowed to Tickle; the money  
 was paid to him, and I am not sure  
 I believe that whatever books were  
 handed over to me.  
 The meeting was adjourned to Monday  
 next, at 11 a.m.

STRENGTH.  
 The Biragani Gold Mining Company,  
 of Samuel H. Terry, of Windsor,  
 £1305s. 7d. Mr. Humphrey, official  
 receiver, was present.

COMPANY BUSINESS.  
 Tuesday, June 4, at 11 a.m.—Before the  
 official receiver, Mr. Humphrey, in  
 the following estates:—Estate of Jacob  
 Barker, third meeting; William  
 former list, divided in £6 9s. 3d. and  
 £2 10s. 6d. Estate of Robert John Hargreaves,  
 third meeting; £1000 divided in £4  
 and £6 in the £6. The Omdale Gold  
 Mining Company, third meeting; £1000  
 may-shahdoles to show notice of  
 Court of last December, 1892. Estates  
 of John Barker, third meeting; £1000  
 to be sold, or further time given for  
 the same.

MEETINGS OF CREDITORS.  
 Friday, June 5, at 11 a.m.—Before the  
 official receiver, Mr. Humphrey, in  
 the following estates:—Estate of  
 Mining Company, special for the  
 £1000 divided in £4 and £6 in the  
 £6. Estate of Robert John Hargreaves,  
 third meeting; £1000 divided in £4  
 and £6 in the £6. The Omdale Gold  
 Mining Company, third meeting; £1000  
 may-shahdoles to show notice of  
 Court of last December, 1892. Estates  
 of John Barker, third meeting; £1000  
 to be sold, or further time given for  
 the same.

MEETINGS OF CREDITORS.  
 Friday, June 5, at 11 a.m.—Before the  
 official receiver, Mr. Humphrey, in  
 the following estates:—Estate of  
 Mining Company, special for the  
 £1000 divided in £4 and £6 in the  
 £6. Estate of Robert John Hargreaves,  
 third meeting; £1000 divided in £4  
 and £6 in the £6. The Omdale Gold  
 Mining Company, third meeting; £1000  
 may-shahdoles to show notice of  
 Court of last December, 1892. Estates  
 of John Barker, third meeting; £1000  
 to be sold, or further time given for  
 the same.

MEETINGS OF CREDITORS.  
 Friday, June 5, at 11 a.m.—Before the  
 official receiver, Mr. Humphrey, in  
 the following estates:—Estate of  
 Mining Company, special for the  
 £1000 divided in £4 and £6 in the  
 £6. Estate of Robert John Hargreaves,  
 third meeting; £1000 divided in £4  
 and £6 in the £6. The Omdale Gold  
 Mining Company, third meeting; £1000  
 may-shahdoles to show notice of  
 Court of last December, 1892. Estates  
 of John Barker, third meeting; £1000  
 to be sold, or further time given for  
 the same.

MEETINGS OF CREDITORS.  
 Friday, June 5, at 11 a.m.—Before the  
 official receiver, Mr. Humphrey, in  
 the following estates:—Estate of  
 Mining Company, special for the  
 £1000 divided in £4 and £6 in the  
 £6. Estate of Robert John Hargreaves,  
 third meeting; £1000 divided in £4  
 and £6 in the £6. The Omdale Gold  
 Mining Company, third meeting; £1000  
 may-shahdoles to show notice of  
 Court of last December, 1892. Estates  
 of John Barker, third meeting; £1000  
 to be sold, or further time given for  
 the same.

MEETINGS OF CREDITORS.  
 Friday, June 5, at 11 a.m.—Before the  
 official receiver, Mr. Humphrey, in  
 the following estates:—Estate of  
 Mining Company, special for the  
 £1000 divided in £4 and £6 in the  
 £6. Estate of Robert John Hargreaves,  
 third meeting; £1000 divided in £4  
 and £6 in the £6. The Omdale Gold  
 Mining Company, third meeting; £1000  
 may-shahdoles to show notice of  
 Court of last December, 1892. Estates  
 of John Barker, third meeting; £1000  
 to be sold, or further time given for  
 the same.

MEETINGS OF CREDITORS.  
 Friday, June 5, at 11 a.m.—Before the  
 official receiver, Mr. Humphrey, in  
 the following estates:—Estate of  
 Mining Company, special for the  
 £1000 divided in £4 and £6 in the  
 £6. Estate of Robert John Hargreaves,  
 third meeting; £1000 divided in £4  
 and £6 in the £6. The Omdale Gold  
 Mining Company, third meeting; £1000  
 may-shahdoles to show notice of  
 Court of last December, 1892. Estates  
 of John Barker, third meeting; £1000  
 to be sold, or further time given for  
 the same.

MEETINGS OF CREDITORS.  
 Friday, June 5, at 11 a.m.—Before the  
 official receiver, Mr. Humphrey, in  
 the following estates:—Estate of  
 Mining Company, special for the  
 £1000 divided in £4 and £6 in the  
 £6. Estate of Robert John Hargreaves,  
 third meeting; £1000 divided in £4  
 and £6 in the £6. The Omdale Gold  
 Mining Company, third meeting; £1000  
 may-shahdoles to show notice of  
 Court of last December, 1892. Estates  
 of John Barker, third meeting; £1000  
 to be sold, or further time given for  
 the same.

MEETINGS OF CREDITORS.  
 Friday, June 5, at 11 a.m.—Before the  
 official receiver, Mr. Humphrey, in  
 the following estates:—Estate of  
 Mining Company, special for the  
 £1000 divided in £4 and £6 in the  
 £6. Estate of Robert John Hargreaves,  
 third meeting; £1000 divided in £4  
 and £6 in the £6. The Omdale Gold  
 Mining Company, third meeting; £1000  
 may-shahdoles to show notice of  
 Court of last December, 1892. Estates  
 of John Barker, third meeting; £1000  
 to be sold, or further time given for  
 the same.

MEETINGS OF CREDITORS.  
 Friday, June 5

[illegible]

WEDNESDAY.  
The Police Magistrate, with Messrs. Lo

[illegible]

WEDNESDAY.  
The Water Police Magistrate, v

Joseph, and Samart.  
Several persons were fined for drunkenness.  
An American, belonging to the steamer Tor  
Morton, was sent to goal for fourteen days, for being  
absent from the vessel without leave.  
The following persons were fined for being drunk and disorderly  
in the street, and were to pay a penalty of 10s., in default  
to go to goal for four days.  
SUMMONS BRUIED.—The summons sheet obtained thirty  
three names of persons who had been injured, five injured  
Ardeiron in thirty, and inspector Waters in one. John  
Jacobs for riotous conduct was fined 10s., and 2s. 6d. costs.  
Robert Short and Edward Robbins were each fined 20s., and  
2s. 6d. costs. William H. Smith, for being drunk and disorderly  
in the house and Michael Sullivan were each fined 1s., and 2s. 6d.  
costs, for leading horses along the footway in Edward  
street, St. Leonards. Kate Walsh, Hannah Marshall, and  
John P. Feeley were each fined 2s. 6d., and 2s. 6d. costs,  
of Court, for selling fireworks by artificial light. Charles  
Joseph, Elizabeth Cole, Jessie Chase, Joseph Bradlow,  
Joseph and Joseph Newton, Thomas Jones, Mrs. Jones,  
John Roden, John and William Roden, John and William  
Green, Albert Wheeler, and Leon Cohen were each fined  
10s., and 2s. 6d. costs of Court, for letting off fireworks in the  
High Road, for being drunk and disorderly in the street,  
and 2s. 6d. costs. William Boyd, for being drunk  
and disorderly in Adolphus-street, Balmain, was  
fined 20s., and 1s. 6d. costs. Margaret Callen and Mrs.  
Callen were each fined 10s., and 2s. 6d. costs. William  
20s., and 2s. 6d. costs. William Willis, for using  
obscene language within the hearing of persons passing  
during-street, Balmain, was fined 20s., with 5s. 6d. costs,  
of Court, for being drunk and disorderly in the street,  
who appeared for the prosecution. Mr. Vardy appeared  
for defendant. Elizabeth Plumridge was fined 5s., and 5s.  
6d. costs of Court, for permitting drunkards to remain in  
the street, and for being drunk and disorderly in the street.  
Bewsey, summoned for using indecent language, failed to  
appear, and a warrant was issued for his apprehension.  
The following persons were fined for being drunk and disorderly  
who neglected to appear, named Charles and Charles  
men. Several persons were fined for allowing animals to  
stray.

---

[illegible]

The assets in the estate

Mr. Acting District Court, Judge WILKINSON, said that he was not prepared to grant a writ of habeas corpus, and that the defendant must satisfy the usual requirements of a writ of habeas corpus, and that the defendant must show that he was not guilty of the crime charged, and that he was not a dangerous person to the community. The defendant was then committed to the custody of the sheriff, and the writ was denied.

tr. Cable and Tickle's e

**IN THE ESTATE OF JOHN McDOWELL.**

A single meeting, adjourned from the 26th ultimo. No debts were proved. Insolvent was further examined by Mr. G. C. B. Gifford, solicitor at law, and by Mr. J. W. D. Directors were given to allow insolvent his attire and wearing apparel, and the meeting terminated.

**IN THE ESTATE OF PATRICK FITZGERALD.**

A special meeting, for proof of debts and examination of witness. Insolvent proposed to the correctness of his claims. No debts were proved, and the meeting terminated.

**IN THE ESTATE OF ALEXANDER SMITHERS.**

A meeting for a certificate of conformity adjourned to the preceding day for the consideration of Mr. C. Newton, sworn and examined by His Honor: I stated that insolvent informed us that he was about to make a statement of his affairs, and that he would be present in the afternoon, and would see us again; I will not be sure if it was before or after the situation that he had been in.

The result of the application adjourned to Tuesday next.

THE STOCKS were kept: I made up a statement of account, being a calculation of the balance due to me, which showed that after paying the £13,600 purchase money, £2900 would be allowed to Tickle; the money I have collected I have paid into my own account, and not to that of Cabrit; the books and over books were kept by Guillay as he behaved over to me.

The meeting was adjourned to Monday.

STAVANACH.

**The Birseghal Gold Mining Company (Limited),** on the petition of Samuel H. Terry, of Windsor, chairman of the Board of Directors. Liabilities, £533 10s. 8d. Assets, £105 8s. 7d. Mr. Humphry, official assignee.

Thursday, June 4, at 11 a.m.—Before the Chief Commissioner: Advocate Grant and plans of distribution for each man in the company, viz.:—£1000 to William Lower, second plan, dividend of 10s. 10d. in the £, in addition to a dividend of 10s. 10d. in the £ on all concurrent dividends. 2. Estate of Robert John Hughes, third dividend of 10s. 10d. in the £. 3. Estate of William Paton, a third plan, dividend of 10s. 10d. in the £. 4. Estate of James (limited), and Art. 11. Vic. No. 11, adjourned from the 21st of May.

adjourned from  
official business.

[illegible]

linery, ribbons,  
£8470; 1 super-

the falling down, and if I had been asked to buy it, I would not have done so; and at the one-third point, what the goods ultimately realized, I did not know nothing except what I have heard in Court; Mr. Brett had the receipting of the money from Bradley, and he was the person who gave me the account of my assets; because the stock, Mr. Bradwell, you pay the interest in bank £1180, and cash in hand \$76, book debts, bills receivable \$246, and furniture and fittings—these are the assets shown in the bill when sold; the assets shown were £1075 5s. 7d., the balance being £109 10s. 3d. On the 20th September, and a copy was sent to the English directors; the offer of composition was made by telegram. I told them that I had no office and afterwards this was ascertained to be true. I recommended that they should write to Sirs. T. Tickle came to see and requested me to send the committee to England, offering £120; in the £1 I told him that I could not do so, and that I would go myself to meet him and ask him to offer by letter; and I wrote to the committee in London signed to act for whole of the creditors; it was not stated

PHYSICAL DEFECTS, first and only meeting:  
Tuesday, June 29, at 11 a.m.—Before the District Commissioner:  
William J. Jackson, first and only meeting, at Cooma; Jacob Taylor, second and only meeting, at Newcastle.  
Wednesday, July 1, at 11 a.m.—Before the Chief Commissioner:  
John Jackson, adjourned third from the 25th of February last;  
Edwin Clark, first and only meeting, from the 13th May last;  
and only meeting; Mary Ann Woodings, first and only meeting, from the 13th May last.  
Wednesday, June 29, at 11 a.m.—Before the District Commissioner:  
Patrick Russell, first and only meeting, at Kempsey;  
Joseph Williams, first and only meeting, at Newcastle.  
Friday, June 29, at 10 a.m.—Before the Chief Commissioner:  
Wm. Woodings, first and only meeting.

APPLICATIONS FOR CERTIFICATION, &c.  
Thursday, June 29, at 11 a.m.—Before the Chief Commissioner:  
George H. Jones, first and only meeting, from the 2nd March last;  
John Givens, adjourned from the 14th April last;  
Burlard, James John Morris, Patrick McHannara, Robert

1000

100







### CATTLE AND SHEEP STATION

JOHN H. MONAGHAN,  
"The Colonel,"  
Prince Street, Grand



# M A S O N I C H A L L

**FRONT** Balcony ROOM, furnished, with use of kitchen. 160, Palmer-street, near Williams-street.

**COMFORTABLE BEDROOM** to LET, for single lady or gentleman. 27, Batory-st., nr. Oxford-st.

**FURNISHED BEDROOM** to LET, for a single man. Apply 74, Elizabeth-street.

**BOARD AND RESIDENCE**; use of drawing-room and parlour. Kildare Hotel, 10, Upper Fort-st.

**BOARD AND RESIDENCE**, with an English family. 291, Castleburgh-street, near St. George's Church.

**BOARD AND RESIDENCE** in private family, 30, Upper Fort-street; pleasant healthy situation.

**FINE BEDROOMS** vacant, 5, Bent-street, next the Assembly Club; with or without board.

**FURNISHED Apartments** with board or otherwise, highly respectable. 110, George-street.

**FURNISHED APARTMENTS** for Gentlemen or families. 36, College-street, Hyde Park.

**FURNISHED BEDROOM** for a lady, with board if

Quartette (unaccompanied) - "Quando Corpus" (Stabat Mater)

PRIVATE Bath and Residence, or Apartments vacant. Use both bath; piano 40, Stanley-st., Stanley House.

ACANT, sitting-room and Bedrooms, cheerfully situated opposite the Park, 151, Elizabeth-street.

170, CASTLEBARR-ST., near King-st.-Pri-  
vate Bath and Residence, Bath, piano, &c.

REQUIRED, immediately, FURNISHED COTTAGE,  
near town, 4 rooms and parlour, with garden, for  
your people, exclusive use of sitting-room. State terms to  
Walmalor, HERALD Office.

Two young MEN require BOARD and RESIDENCE  
the house of a respectable Protestant family.  
B. S. General Post Office.

WANTED, a ROOM, unfurnished; piano suite  
where, and rent. W. B. new agent, 113, King-st.

WANTED, an unfurnished ROOM, use of kitchen;  
no children or lodgers. E. M. Pierce, Whitman-st.

WANTED, small COTTAGE, with paddock, or near  
the river, run by a good cow, could grass. Various  
able Post-office. Open for a week.

**FAREWELL NIGHT on MONDAY NEXT**  
**DANCING**—Quadrille Party **THIS EVENING**

Business PREMISES to LET, 500, George-street  
Extra cheap: possession at once. K. Ramsay.  
ELIZABETH HAY Road, To Let, that very splendid  
Family RESIDENCE, known as FORT, complete  
with unusual accommodation, water frontage, with splendid  
view of the eastern harbour. K. Ramsay, house agent.  
FAMILY RESIDENCES  
TO LET.  
AND FOR SALE.  
K. RAMSAY, House Agent, 410, GEORGE STREET.  
NORRIS - To Let, a comfortable FURNISHED COU-  
rageous room. Asher, Pitt and Park street.  
NORRIS - To Let, seven-room HOUSE,  
kitchen, Lavender Bay. Apply John Carr.

**1** for the Erection of two Houses, Upper William street. Plans and specification, 235, Palmer-street.

**T**OLET, 5-roomed HOUSE, 14, 64, Winslow-terrace,  
Kewchester Hay : and 2 COTTAGES, Toad.

**T**O LET, just vacated, HOUSE, 6 rooms, c., opposite  
Reservoir, Paddington : good water. Apply next door.

**T**O LET, HOUSE, 4 rooms, c., near new Market,  
Haymarket : rent, 10s. Challenger, King-street.

**T**O LET.—To Birmmham a COTTAGE, 4 rooms land,  
with garden. Apply Mr. J. W. G. B. 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812,

F. H. REUSS, 142, Pitt-street.

**T**O LET, a house, 6 rooms and kitchen, the weekly rent £10, 10/-, near the Victoria Road, Paddock. Apply Mr. ROUSE, Alma Villa, Fyrmont Bridge Road, of Noble Road, Forest Lodge.

**T**O LET, Fyrmont Bridge Road, **MURRAY VILLA**, 8 rooms, 2 bath, 2 closets, gas, electric light through-out, garden; gas, water, stabling, paddocks, &c.; rent £470 per annum; see plan. Apply to the man in charge at the residence or to M. Chapman and Co., 470, George-street, Sydney.

**T**O LET, No. 60, Market-street, between George and Pitt streets, place glass for sale.

**T**O LET, a shop, & 400 sq. ft. of office space, business premises, No. 55, William-street, between Crown and Palmer streets.

**T**O LET, a small shop, situated at corner of Yarrong and Oxford streets, Burdett-colonade, Oxford-street (third end). Apply for keys, at No. 21, Oxford-street (S. H. Road).

**T**O COLLAHERA.—To LET, the HOUSE lately con-

The works may be tendered for as under :—

**GEORGE STREET.**—Spacious OFFICES to LET, in Lloyd's chambers. Apply Geo. A. Lloyd and Son.

**OFFICES to LET, in New Exchange building.** Apply Jas. Laidley, Southern Insurance Co., Exchange-ge.

**OFFICES to LET.** A. H. M'Callough, solicitor, 165, Pitt-st.

**TO LET, compact STORES and Offices.** Apply W. Wallace, Custom House buildings, Circular Quay.

**TO LET, the large STORE, next to Mr. O. Tomblin's, Wyndham-street.** Apply O. Tomblin, Wyndham-street.

**TO LET, first-class Cellar STORES, back of Criterion Hotel.** Apply Messrs. Messers, George-street, at present occupied by Mr. Meyers. Possession will be given 10th inst. Apply to Messers.

**GENERAL NOTICE.**—The Agents of this Journal in various parts of the colony are as follows:—

Thames-street, Balmain.

**TOWN.**  
281, *George-street, opposite R. M. street*  
144, *Castleburgh-street*  
88, *Russell-street*  
118, *King-street East*  
William, and Yarrow, and Stanley  
Post-office, Fyrmont  
90, *Central Oxford-street*  
412, *Victoria-street, next Commercial Bank*  
Opposite Wesleyan Chapel, Globe Road, *Edinburgh-street, next Post-office, and Railway Bridge, Fyrmont-street.*

**SUBURBAN.**  
Edinburgh and Woolwich  
Newtown, Cook's River, Campsdown, and Darlington  
Hinchliffe, W. W. W. ; Alexander and Dotary

The lowest or any tender not necessarily accepted.  
BENJAMIN BACKHOUSE, Architect, 247, George-st.

Charles Carter	Balm
Mr. Deane	Longshore
Charles H. Turner	Longbottom
W. Rawlings	Ashfield
Mr. Williams	Waverley
Mr. Thomas	Waverley
N. Slocombe	Canterbury
John Croker	Five Dock and Ashfield
For	Long Beach
John Seymour	Hunter's Hill
Kuhn	Kewwick
A. Johnston	Long Beach
Wakham	Enfield
B. R. Howell	Gladesville
Downs	Forest, Gladesville, Gladesville Forest
W. WESTMANN	
K. SCHWEMMEL	
Carroll and Co.—Mr. G. Rowlands	One New Hill, Berwick, Murrumbidgee, and Lithgow
Harvey, Little, Barclay, and Co.	Mr. James Lynch
Orange and Lucknow	Mr. James Dale
Wellington, Murrumbidgee, and Lithgow	Mr. R. A. Stoe
Wellington, Murrumbidgee, and Lithgow	Mr. R. A. Stoe
Wellington, Murrumbidgee, and Lithgow	Mr. R. A. Stoe

Works : Gospel Oak Iron Works, Tipton  
Mitre Works, Wolverhampton

Adelaide.—Mr. W. Walker  
Dulbo.—Messrs. Thompson and Blacket.  
LONDON.  
Mr. F. Algar, 8, Clement's-lane, Lombard-street  
Mr. George Street, 20, Cornhill  
Messrs. Gordon and Gotech, 121, Holborn Hill.  
STREET.—Printed and published by James Vassall and Sons,  
at the office of the Sydney Morning Herald, 274 and 275  
Market-street, Sydney, Thursday, June 4, 1886.